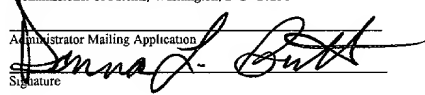


U.S. DEPARTMENT OF COMMERCE PATENT AND TRADEMARK OFFICE (REV. 10-95)		ATTORNEY'S DOCKET NUMBER <b>CM1709</b> U.S. APPLICATION NO. (if known) See 37 CFR 1.5) <b>09/622381</b>
<b>TRANSMITTAL LETTER TO THE UNITED STATES DESIGNATED/ELECTED OFFICE (DO/EO/US) CONCERNING A FILING UNDER 35 U.S.C. 371</b>		
INTERNATIONAL APPLICATION NO. <b>PCT/IB99/00185</b>	INTERNATIONAL FILING DATE <b>02 February 1999</b>	PRIORITY DATE CLAIMED <b>17 February 1998</b>
TITLE OF INVENTION <b>Doped Odour Controlling Materials</b>		
APPLICANT(S) FOR DO/EO/US <b>CORZANI, Italo; ; ; ;</b>		
Applicant herewith submits to the United States Designated/Elected Office (DO/EO/US) the following items and other information.		
<ol style="list-style-type: none"> <li>1. <input checked="" type="checkbox"/> This is a FIRST submission of items concerning a filing under 35 U.S.C. 371.</li> <li>2. <input type="checkbox"/> This is a SECOND or SUBSEQUENT submission of items concerning a filing under 35 U.S.C. 371.</li> <li>3. <input type="checkbox"/> This express request to begin national examination procedures (35 U.S.C. 371(f)) at any time rather than delay examination until the expiration of the applicable time limit set in 35 U.S.C. 371(b) and PCT Articles 22 and 39(l).</li> <li>4. <input checked="" type="checkbox"/> A proper Demand for International Preliminary Examination was made by the 19th month from the earliest claimed priority date.</li> <li>5. <input checked="" type="checkbox"/> A copy of the International Application was filed (35 U.S.C. 371(c)(2))             <ol style="list-style-type: none"> <li>a. <input type="checkbox"/> is transmitted herewith (required only if not transmitted by the International Bureau).</li> <li>b. <input checked="" type="checkbox"/> has been transmitted by the International Bureau.</li> <li>c. <input type="checkbox"/> is not required, as the application was filed in the United States Receiving Office (RO/US).</li> </ol> </li> <li>6. <input type="checkbox"/> A translation of the International Application into English (35 U.S.C. 371(c)(2)).</li> <li>7. <input checked="" type="checkbox"/> Amendments to the claims of the International Application under PCT Article 19 (35 U.S.C. 371(c)(3))             <ol style="list-style-type: none"> <li>a. <input type="checkbox"/> are transmitted herewith (required only if not transmitted by the International Bureau).</li> <li>b. <input type="checkbox"/> have been transmitted by the International Bureau.</li> <li>c. <input type="checkbox"/> have not been made; however, the time limit for making such amendments has NOT expired.</li> <li>d. <input checked="" type="checkbox"/> have not been made and will not be made.</li> </ol> </li> <li>8. <input type="checkbox"/> A translation of the amendments to the claims under PCT Article 19 (35 U.S.C. 371(c)(3)).</li> <li>9. <input checked="" type="checkbox"/> An oath or declaration of the inventor(s) (35 U.S.C. 371(c)(4)).</li> <li>10. <input type="checkbox"/> A translation of the annexes to the International Preliminary Examination Report under PCT Article 36 (35 U.S.C. 371(c)(5)).</li> </ol>		
Items 11. to 16. below concern document(s) or information included:		
<ol style="list-style-type: none"> <li>11. <input type="checkbox"/> An Information Disclosure Statement under 37 CFR 1.97 and 1.98.</li> <li>12. <input type="checkbox"/> An assignment document for recording. A separate cover sheet in compliance with 37 CFR 3.28 and 3.31 is included.</li> <li>13. <input checked="" type="checkbox"/> A FIRST preliminary amendment.             <ol style="list-style-type: none"> <li><input type="checkbox"/> A SECOND or SUBSEQUENT preliminary amendment.</li> </ol> </li> <li>14. <input type="checkbox"/> A substitute specification.</li> <li>15. <input checked="" type="checkbox"/> A change of power of attorney and/or address letter.</li> <li>16. <input type="checkbox"/> Other items or information:</li> </ol>		
<p>"Express Mail" mailing label number <b>EL348982500US</b>          Date of Deposit <b>16 Aug. 2000</b></p> <p>I hereby certify that this paper/fee is being deposited with the United States Postal Service "Express Mail Post Office to Addressee" service under 37 CFR 1.10 on the date indicated above and is addressed to The Assistant Commissioner of Patents, Washington, D C 20231</p> <p>Administrator Mailing Application            Signature</p>		

U.S. APPLICATION NO. (if known, see 37 CFR 1.5) <b>09/622381</b>	INTERNATIONAL APPLICATION NO. PCT/IB99/00185	ATTORNEY'S DOCKET NUMBER <b>CM1709</b>				
		CALCULATIONS PTO USE ONLY				
<b>ENTER APPROPRIATE BASIC FEE AMOUNT = \$670</b>						
Surcharge of \$130.00 for furnishing the oath or declaration later than [ ] 20 [ ] 30 months from the earliest claimed priority date (37 CFR 1.492(e)).		<b>\$0</b>				
CLAIMS	NUMBER FILED	NUMBER EXTRA	RATE			
Total Claims	14-20 =	0	x \$22.00	<b>\$0</b>		
Independent Claims	3-3 =	0	x \$78.00	<b>\$0</b>		
<b>MULTIPLE DEPENDENT CLAIM(S) (if applicable)</b>			<b>\$250.00</b>	<b>\$0</b>		
<b>TOTAL OF ABOVE CALCULATIONS =</b>			<b>\$670</b>			
Processing fee of \$130.00 for furnishing the English translation later than [ ] 20 [ ] 30 months from the earliest claimed priority date (37 CFR 1.492(f)).			<b>\$0</b>			
<b>TOTAL NATIONAL FEE =</b>			<b>\$670</b>			
Fee for recording the enclosed assignment (37 CFR 1.21(h)). The assignment must be accompanied by an appropriate cover sheet (37 CFR 3.28,3.31). \$40.00 per property +			<b>\$0</b>			
<b>TOTAL FEES ENCLOSED =</b>			<b>\$670</b>			
		Amount to be refunded	\$			
		charged	\$			
<p>a. [ ] A check in the amount of \$ ____ to cover the above fees is enclosed.</p> <p>b. [ x ] Please charge my Deposit Account No. <u>16-2480</u> in the amount of \$ <u>670</u> to cover the above fees. A duplicate copy of this sheet is enclosed.</p> <p>c. [ x ] The Commissioner is hereby authorized to charge any additional fees which may be required, or credit any overpayment to Deposit Account No. <u>16-2480</u>. A duplicate copy of this sheet is enclosed.</p>						
<p><b>NOTE:</b> Where an appropriate time limit under 37 CFR 1.494 or 1.495 has not been met, a petition to revive (37 CFR 1.137(a) or (b)) must be filed and granted to restore the application to pending status.</p>						
<p><b>SEND ALL CORRESPONDENCE TO:</b></p> <table border="1" style="width: 100%; border-collapse: collapse;"> <tr> <td style="width: 65%;"> I.N. Hickman  Patent Division  The Procter &amp; Gamble Company  Winton Hill Technical Center  6083 Center Hill Avenue  Cincinnati, OH 45224 </td> <td style="width: 35%; text-align: center;">   Signature  <u>T. David Reed</u>  Name  <u>32,931</u>  Registration Number </td> </tr> </table>					I.N. Hickman Patent Division The Procter & Gamble Company Winton Hill Technical Center 6083 Center Hill Avenue Cincinnati, OH 45224	 Signature <u>T. David Reed</u> Name <u>32,931</u> Registration Number
I.N. Hickman Patent Division The Procter & Gamble Company Winton Hill Technical Center 6083 Center Hill Avenue Cincinnati, OH 45224	 Signature <u>T. David Reed</u> Name <u>32,931</u> Registration Number					

09/622381  
533 Rec'd PCT/PTO 16 AUG 2000

Case CM1709

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In the matter of

U.S. National Phase Entry  
Under 35 USC 371 from  
the International Application of  
CORZANI, Italo  
Int'l Application No. PCT/IB99/00185  
Filed in the RO/US on 02 February 1999  
Entitled: Doped Odour Controlling Materials

PRELIMINARY AMENDMENT

Assistant Commissioner for Patents  
Box PCT  
Washington, D.C. 20231

Dear Sir:

Before computing the fees for entering the captioned International Application into the U.S. National Phase, please enter the following amendments **IN THE CLAIMS:**

- \* In Claim 4 please replace the phrase "any of claims 1 to 3" with --Claim 1--.
- \* In Claim 8 please replace the phrase "any of claims 1 to 7" with --Claim 1--.
- \* In Claim 9 please replace the phrase "any of claims 1 to 8" with --Claim 1--.
- \* In Claim 10 please replace the phrase "any of claims 1 to 9" with --Claim 1--.
- \* In Claim 11 please replace the phrase "any one of claims 1 to 10" with --Claim 1--.

The support for these amendments is found in the claims as originally filed. These amendments are being entered to bring the claims into conformance with, *inter alia*, 37 CFR §1.75; no new matter is added.

Respectfully submitted for Applicants,

By:

  
T. David Reed  
Agent for Applicants  
Registration No. 32,931

14 August 2000  
5299 Spring Grove Avenue  
Cincinnati, Ohio 45217-1087  
Phone: (513) 627-7025  
FAX: (513) 627-6333

## DOPED ODOUR CONTROLLING MATERIALS

This invention relates to an odour controlling material, and in particular to articles such as absorbent articles for absorbing bodily fluids, comprising the odour controlling material and to the use of an adsorbent material as an odour controlling material.

Malodours may be present in the environment from numerous sources both animate and inanimate. Many products and articles are available which aim to avoid or minimize the detection of such odours. This includes ventilation systems, room freshners, car freshners, and animal litter, for example. Indeed it is particularly desirable to provide odour controlling materials to address the malodours which are generated by the human body, or from bodily fluids such as perspiration, bad breath, urine, faeces, menstrual fluids and the like.

Absorbent articles for example are designed to be worn by humans to absorb bodily fluids, such as urine, menstrual fluid and perspiration, etc. Examples of absorbent articles include sanitary napkins, pantiliners, disposable diapers, incontinence pads, tampons, perspiration pads and the like.

In use, the absorbent articles are known to acquire a variety of compounds, for example volatile fatty acids (e.g. isovaleric acid), ammonia, amines (e.g. triethylamine), sulfur containing compounds (e.g. mercaptans, sulphides), which release unpleasant odours. These compounds may be present in the bodily fluid or may be produced by fermentation once the bodily fluid is absorbed into the pad. In addition bodily fluids can contain microorganisms that can also generate malodorous by products. Unpleasant odours which emanate from absorbent pads when in use may make the wearer feel self conscious.

Various odour controlling materials have been disclosed. In particular, certain zeolitic materials are becoming known for their odour controlling

properties. Zeolitic materials are generally quite safe and have been found to control many odours associated with bodily fluids.

For example US Patent 4 304 675 discloses a powdered carpet treatment composition containing a natural or synthetic zeolite, preferably zeolite A. US Patent No 4 525 410 discloses a fiber article having antibacterial properties comprising zeolitic particles retaining therein at least one metal ion having bactericidal property and a mixed fiber assembly.

WO 81/01643 discloses the removal of ammonia and other toxic or potentially toxic nitrogenous irritants from diapers by incorporating into the diaper an inorganic aluminosilicate zeolite ammonium ion exchange material.

Active silica is also a known adsorbent material which is very efficient in extracting and storing various chemical species both from the liquid and gaseous phases.

In many applications, however, it would be desirable to enhance the adsorption power of the material, such as active silica, both in general terms and, specifically, in terms of selectivity with regard to particular chemical compounds. For example, in the case of hygienic articles containing an adsorbent material such as active silica or zeolite for adsorbing malodorous chemical species contained or generated in the physiological fluids.

Such malodorous compounds can be classified in various chemical groups such as low molecular weight fatty acids; ammonia and amines; alcohols, ketones and aldehydes; and heterocompounds particularly those containing sulfur or nitrogen atoms. Many of these compounds generate an extremely powerful odour which can clearly be detected by human olfaction even in amounts of a few parts per billion.

It is an object of the present invention to improve the adsorption power of these known adsorbent materials and specifically to improve their selectivity with regard to specific adsorbing power verses selected compounds.

According to the present invention there is provided an odour controlling material for removing or reducing odour emanating from certain gaseous or liquid compounds which comprises an inorganic adsorbent material doped with one or more dopants which are selected from the gaseous or liquid compounds and derivatives thereof, and compounds belonging to the same chemical class or having similar functionalities.

The adsorbent material may be, for example, silica, specifically active silica, alumina, silicates and natural and synthetic aluminosilicates such as zeolites, e.g. zeolite A.

By the present invention it has been surprisingly discovered that the adsorption capability of adsorbent materials can be significantly improved by doping with trace amounts of doping impurities which are selected from those compounds which have to be adsorbed or derivatives thereof or compounds of the same chemical class or having similar functionalities. These doping impurities can be broadly selected from fatty acids and derivatives thereof; ammonia and amines and their salts; alcohols, aldehydes and ketones; and heterocompounds.

The fatty acids are volatile fatty acids selected from straight chain and branched chain fatty acids containing, for example, from 1 to 12 carbon atoms, for example isovaleric acid. Another class of odorous compounds include ammonia and ammonium salts and amines having a boiling point of up to 170°C at atmospheric pressure and salts thereof, e.g. triethylamine.

A further class of odorous compounds comprises alcohols, aldehydes such as furaldehyde, and ketones having a boiling point of up to 170°C at

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atmospheric pressure.

Another class of odorous materials include heterocompounds containing at least one nitrogen, sulfur or oxygen atom, preferably heterocyclic compounds containing one or two cyclic rings and containing one or two heteroatoms which may be the same or different. Other compounds in this category include mercapto- and thio-compounds and other compounds containing at least one sulphur atom per molecule which have a boiling point up to 170°C at atmospheric pressure.

According to the invention the doping impurity can be one of the malodorous compounds which has to be adsorbed. Alternatively, the doping impurity can be a derivative, such as a salt or ester, of the malodorous compound to be adsorbed. According to a further possibility the doping impurity can be a compound of the same chemical class or having the same functionalities as the compound to be adsorbed. For example, if valeric acid is the compound to be adsorbed the doping impurity can be any low molecular weight fatty acid such as butyric acid.

We have found that the improved adsorption is achieved with very small traces of the specific doping impurity or doping impurities. Concentrations of from 1 to 1000 parts per million by weight have been demonstrated to show significantly increased adsorbing power. Moreover, this improvement has been found to apply to the general adsorption power of the doped adsorbent material and also the selective adsorption in relation to specific classes of chemical compounds. A preferred concentration range is from 3 to 100 parts per million by weight and preferably from 10 to 50 parts per million by weight.

According to the present invention the adsorbent material can be doped with a number of different impurities or dopants selected from the same or different classes of compound. We have found that there are particular benefits in using a dopant which has more than one active group e.g. ammonium

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butyrate which has both acid and ammonium groups. Such dopants may provide a synergy over two separate classes of compounds used as dopants.

According to one embodiment of the invention the adsorbent material is used at a neutral pH i.e. pH of  $7\pm0.5$ . However, according to other embodiments of the invention the pH of the adsorbent material can be adjusted according to the polar character of the malodorous substances. It is known that a strongly acid or a strongly basic adsorbent material, e.g. active silica, can be prepared to show an increased adsorbing power respectively with regard to basic and acid substances. However, this apparent higher adsorption is not a true adsorbent capability but is based on a chemical reaction so that the effect is transitory i.e. it is maintained only until the excess acidity or basicity, available for reaction, has been neutralized.

When the odour controlling material of the present invention is used for feminine hygiene, for example incorporated in a pantiliner or a sanitary napkin, it is preferred to provide the material with a neutral pH because malodorous compounds present in physiological fluids may be acidic, basic or neutral.

When used in other absorbent articles where the malodours have a defined and constant character, e.g. ammonia and amines originating from urine, the pH can be adjusted, in this case to an acidic pH to provide supplementary odour control to that provided by the doping impurities.

The doped adsorbent material can be prepared by any convenient known method. For example in the case of an adsorbent material comprising silica, silicagel or active silica can be prepared by precipitation as a gel from a solution of a soluble silicate by addition of an acid, such as sulphuric acid, or by flocculation of a colloidal solution of silica.

For example, the selected dopant or dopants are added to a solution of a soluble silicate at a temperature of, e.g. between 40 and 100°C, preferably

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between 60 and 95°C. Sulphuric acid is added and the pH adjusted as required, preferably to a neutral pH. The mass is preferably maintained at a temperature of 60 to 95°C for a period of 10 to 30 minutes prior to the addition of a flocculant where the solution is a colloidal solution, followed by filtration or centrifugation and drying to yield the doped materials.

Conventional flocculating agents, which may be organic or inorganic, can be employed. Organic agents are preferred and especially Poly(ethylene oxide) polymers having molecular weights higher than 100,000 Daltons; polyethylene imine; surfactants such as benzalkonium and betaine derivatives.

Soluble silicates that are particularly useful as raw materials according to the present invention are those which, in the anhydrous form, may be described by the general formula:-  $\text{Me}_2\text{O} \cdot n\text{SiO}_2$  where  $0.5 \leq n \leq 4$  and Me is an alkali metal. We have found that the improved adsorbent properties are achieved independently of the method of production of the adsorbent material, e.g. active silica.

The pH of the material can be adjusted as desired. After drying, the resulting substantially amorphous silica retains an extremely porous structure even in the anhydrous state. The porous structure contributes to the adsorbing capability of the material towards both gaseous and liquid molecules.

The gelation or the formation of the colloidal solution of silica takes place, according to the present invention, in the presence of traces of the specific doping impurities e.g. in concentrations of from 1 to 1000, preferably 3 to 100 and most preferably 10 to 50 parts per million by weight.

The precipitates or gels of silica are dried until constant weight at a temperature between 80 and 1000°C, more preferably between 110 and 500°C and most preferably between 150 and 250°C.

The invention is illustrated by reference to the following Examples and Comparative Examples.

A reference active silica (DG 14) was prepared by the *Gel* process and dried at 190°C. Final pH was 7.10.

All other silica samples were prepared under the same conditions apart from the addition of selected doping impurities.

In the comparison of various active silicas for adsorbing power, two silicas were tested in parallel by flowing on them a stream of nitrogen containing a known concentration of a malodorous compound and measuring the adsorbed percent of that compound. The test method used was as follows:

#### **Test Method**

A glass cup was put in the bottom of a glass vessel of total volume of about 250 milliliters. The glass cup contained:

- 0.,5 grams of active silica under test
- 0.5 grams of the "reference" malodorous compound solution i.e. a 2 % by weight water solution of butyric acid or a 5 % b.w. solution of trimethylamine.

Both solutions were buffered by adding =0.01 M of phosphate buffer; 0.0027 M of potassium chloride and 0.137 M of sodium chloride with an average pH=7.4.

A glass small pipe entered into the vessel arriving at about 1 cm over the blend of active silica and the above solution; through this glass pipe was flowing nitrogen at a flow rate regulated between 15 and 20 milliliters/minute.

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The gas escaping from the vessel was passed through a "Draeger Tube" available from National Draeger Inc (USA) and used to adsorb and measure specific impurities contained as mixed gases or vapours in a main gas stream.

In particular, when the malodorous compound, was butyric acid we used as detector the Draeger tube 67 22101 whose scale is conventionally expressed in ppm of adsorbed acetic acid (kept as a reference material for volatile low molecular weight acids); while when the malodor was trimethylamine, we used the Draeger tube CH 20501 whose scale is conventionally expressed in ppm of adsorbed ammonia. The test is performed at 23°C.

It is clear that in any case the adsorption activity of the tested silica is inversely proportional to the malodorous compound detected by the Draeger tube.

In particular the adsorption ability of the tested active silica is kept inversely proportional to the quantity of malodourant compound escaped from the solution and detected by the Draeger tube after that a fixed flow rate of contaminated nitrogen has passed through the tube. Owing to the different capacity and sensitivity of the two used Draeger tube types, the reading of detected malodourant compound was made at different timings for butyric acid and for trimethylamine. More precisely, after having reached a steady state of flow of nitrogen and after having recorded the actual gaseous flow, the timer is started.

The reading of impurities adsorbed by the tube is made:

- after the passage of 300 milliliters of nitrogen (so between 15 and 20 minutes of test when testing for butyric acid)
- after the passage of 1000 milliliters of nitrogen (so between 50 and 67 minutes of test when testing for trimethylamine).

#### **EXAMPLE 1**

A doped active silica (**DG 18**) was prepared under the same conditions as **DG 14** except that the gel was formed in the presence of 40 ppm of butyric acid. **DG 14** and **DG 18** were compared for activity in adsorbing malodorous low molecular weight fatty acids.

In the specific case they were tested as adsorption capability vs. the same butyric acid contained as vapour in a N<sub>2</sub> stream.

The result was that the doped material **DG 18** had adsorbed 2.18 times more (+ 118%) than the undoped **DG 14**.

#### **EXAMPLE 2**

Another doped silica (**DG 23**) was prepared and tested for butyric acid adsorption under the same conditions except that the gel was formed in the presence of 19 ppm of CH<sub>3</sub>(CH<sub>2</sub>)<sub>2</sub>COOH.

When compared with **DG 14** the doped material , **DG 23**, was shown to adsorb 13.3 times more volatile acid (+ 1230%).

#### **EXAMPLE 3**

A third silica doped with butyric acid (**DG 30**) was prepared in the presence of 10 ppm of impurity. This was compared with **DG 23** for adsorption of acids and was found to have 2.6 times less activity than **DG 23**.

It can be extrapolated from these results that **DG 30** is about 5.1 times more active (+ 410%) than **DG 14**. For doping with butyric acid and for the adsorption of volatile acids indicates an optimum value around a level of about 20 ppm of dopant.

#### **EXAMPLE 4**

For the adsorption of volatile acids, **DG 23** was compared with a commercial active silica, SYLOBLANC 82 available from Grace Co. **DG 23** was

found to adsorb 3.7 times (+ 270%) more than SYLOBLANC 82.

It is noted that in the tested form, SYLOBLANC 82 has a bulk density which is more than 5 times lower than **DG 23**. So it would be expected that for this reason only SYLOBLANC 82 would have a much higher specific surface, active for adsorption, and that the comparative tests between SYLOBLANC 82 and **DG 23** were not made under comparable conditions.

It is reasonable to expect that, if compared at the same bulk density, **DG 23** would have shown an even higher advantage over the commercial material.

#### **EXAMPLE 5**

An active silica (**DG 26**) was doped with 32 ppm of tri-methylamine. When used for the adsorption of the same amine in comparison with the undoped **DG 14**, **DG 26** was shown to adsorb 2.3 times more amine than the undoped material.

#### **EXAMPLE 6**

The same silica (**DG 26**) as in Example 5 was compared with another silica (**DG 27**) doped with 16 ppm of tri-methylamine. When compared for the adsorption of amines, looking for the optimum level of doping amine, **DG 26** revealed to be twice as effective as **DG 27**.

A further surprising phenomenon was shown for **DG 26**. When tested for the adsorption of volatile acids **DG 26** proved to be a very effective adsorber also for these materials even when the pH was neutral (pH=7.2).

All the above mentioned experiments show that it is possible to enhance the specific activity of an adsorbent active silica by doping it with traces of the same compound (or classes of compound) that must be preferentially adsorbed.

However, certain substances, such as tri-methylamine seem able to create an activation also versus other chemically different substances.

The present invention is not linked to any specific theory or supposed mechanism, but these results suggest that several mechanisms for achieving a higher and more selective adsorption capability are operable through the present method.

### **EXAMPLE 7**

To confirm a possible synergy between different mechanisms, we prepared a silica (DG 32) doped with a compound having multifunctional groups.

The chosen compound was ammonium butyrate, because its molecule combines both types of supposed active groups investigated in these experiments.

It was added to the  $\text{SiO}_2$  gel at a level of 20 ppm.

**DG 32** was compared for adsorption of volatile acids with **DG 23** (the previous best adsorber of acids, doped with 20 ppm of butyric acid).

It was actually found that DG 32 showed a further increase of adsorbing efficiency vs. DG 23 equal to + 80% (1.8 times more).

**What is claimed is:**

1. An odour controlling material for removing or reducing odour emanating from certain gaseous or liquid compounds which comprises an inorganic adsorbent material doped with one or more dopants which are selected from the gaseous or liquid compounds and derivatives thereof, and compounds belonging to the same chemical class or having similar functionalities.
2. An odour controlling material according to claim 1, wherein the adsorbent material is selected from silica, alumina, silicates and natural and synthetic alumino-silicates.
3. An odour controlling material according to claim 2, wherein the adsorbent material is active silica.
4. An odour controlling material according to any of claims 1 to 3, wherein the gaseous or liquid compounds are selected from fatty acids and derivatives thereof, amines and ammonia and salts thereof; alcohols, aldehydes and ketones and heterocompounds containing at least one of nitrogen, sulfur and oxygen.
5. An odour controlling material according to claim 4, wherein the fatty acids are selected from straight chain and branched chain fatty acids containing from 1 to 12 carbon atoms; alkali and alkaline earth metal salts thereof; esters thereof; ammonium salts and amides.
6. An odour controlling material according to claim 4, wherein the amines are selected from amines having a boiling point of up to 170°C at atmospheric pressure and salts thereof.

7. An odour controlling material according to claim 4, wherein the heterocompounds are selected from heterocyclic compounds containing one or two heteroatoms selected from nitrogen, sulfur and oxygen; mercapto- and thio-compounds and other compounds containing at least one sulfur atom per molecule and having a boiling point up to 170°C and atmospheric pressure.
8. An odour controlling material according to any of claims 1 to 7 which has a pH of  $7\pm0.5$ .
9. An odour controlling material according to any of claims 1 to 8 which comprises at least one dopant which has more than one active group.
10. A blend of odour control materials comprising two or more odour control materials according to any of claims 1 to 9.
11. An absorbent article having incorporated therein at least one odour controlling material according to any one of claims 1 to 10.
12. An absorbent article according to claim 11 which is a pantiliner or a sanitary napkin.
13. Use as an odour controlling material of an inorganic adsorbent material doped with one or more dopants selected from the compounds to be adsorbed and derivatives thereof, and compounds belonging to the same chemical class or having similar functionalities.

14. Use as an odour controlling material of an adsorbent material selected from silica, alumina, silicates and natural and synthetic aluminosilicates doped with one or more dopants selected from fatty acids and derivatives thereof; amine and ammonia and salts thereof; alcohols, aldehydes and ketones; and heterocompounds containing at least one of nitrogen, sulfur and oxygen.

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## DECLARATION COMBINED WITH POWER OF ATTORNEY

As a below named inventor, I hereby declare that:

My residence, post office and citizenship are as stated below next to my name.

I believe I am the original, first and sole inventor (if only one name is listed below) or an original, first and joint inventor (if plural names are listed below) of the subject matter which is claimed and for which a patent is sought on the invention entitled

"Doped Odour Controlling Materials"

bearing the above listed Procter Gamble Company Case number, the specification of which was filed as PCT/IB99/00185, designating at least the United States of America, with the United States Receiving Office on 02 February 1999.

I hereby state that I have reviewed and understand the contents of the above identified specification, including the claims.

I acknowledge the duty to disclose information which is material to the patentability of this application in accordance with Title 37 Code of Federal Regulations §1.56.

I hereby claim foreign priority benefits under Title 35 United States Code §119 of any foreign application(s) for patent or inventor's certificate or of any PCT international application(s) designating at least one country other than the United States of America listed below and have also identified below any foreign application for patent or Inventor's certificate having a filing date before that of the application on which priority is claimed:

## PRIOR FOREIGN APPLICATION(S) TO WHICH WE CLAIM PRIORITY:

98102691.7            EP            17 February 1998

I hereby claim the benefit under Title 35 United States Code §120 of any United States application(s) or PCT international application(s) designating the United States of America that is/are listed below and, insofar as the subject matter of each of the claims of this application is not disclosed in the prior United States application in the manner provided by the first paragraph of Title 35 United States Code §112, I acknowledge the duty to disclose material information as defined in Title 37 Code of Federal Regulations §1.56 which occurred between the filing date of the prior application and the national or PCT international filing date of this application:

(Appln. Serial No.)	(Filing Date)	(Status)(patented, abandoned)	pending,
(Appln. Serial No.)	(Filing Date)	(Status)(patented, abandoned)	pending,

I hereby appoint the following as my attorney(s) or agent(s) with full power of substitution to prosecute this application and transact all business in the Patent and Trademark office connected therewith:

Name	Registration No.	Associate Power of Attorney Attached
Jacobus C. Rasser	37,043	<input checked="" type="checkbox"/> Yes <input type="checkbox"/> No
Donald E. Hasse	29,387	
T. David Reed	32,931	
Eileen L. Huggett	34,352	
Timothy B. Guffey	41,048	
Emelyn L. Hiland	41,501	

SEND CORRESPONDENCE TO:

T. David Reed, c/o The Procter Gamble Company (513) 627-7025

Name	Phone No.
5299 Spring Grove Avenue	Cincinnati Ohio 45217-1087
Street	City State Zip Code

I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.

Full name of sole or first inventor: CORZANI, Italo

Inventor's signature

Date

Feb 9, 1999

Residence: Via Fontevecchia, 40 66100 Chieti IT

Citizenship: IT

Post Office Address: VIA FONTEVECCIA 40 - CHIETI - ITALY

ITX

Full name of second joint inventor, if any:

Inventor's signature

Date

Residence:

Citizenship:

Post Office Address:

Full name of third joint inventor, if any:

Inventor's signature

Date

Residence:

Citizenship:

Post Office Address:

Full name of fourth joint inventor, if any:

Inventor's signature

Date

Residence:

Citizenship:

Post Office Address:

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In the matter of

U. S. National Phase Entry :  
Under 35 USC 371 from :  
the International Application of :  
CORZANI, Italo :  
Int'l Application No. PCT/IB99/00185 :  
Filed in the RO/US on 02 February 1999 :  
Entitled: Doped Odour Controlling Materials :

ASSOCIATE POWER OF ATTORNEY

Assistant Commissioner for Patents  
Box PCT  
Washington, D.C. 20231

Dear Sir:

You are requested to recognize I. N. Hickman (Registration No. P46,770); M. P. Fitzpatrick (Registration No. 41,751); T. P. Cummings (Registration No. 40,973); E. J. Milbrada (Registration No. 40,090); and K. C. Johnson (Registration No. 35,558) of The Procter & Gamble Company, Cincinnati, Ohio, as Associate Attorney to prosecute this application, to make alterations and amendments therein, and to transact all business in the Patent Office connected with the application or with the patent granted thereupon.

Please address all future communications to:

I. N. Hickman  
Patent Division  
The Procter & Gamble Company  
Winton Hill Technical Center  
6083 Center Hill Avenue  
Cincinnati, Ohio 45224

Respectfully submitted for Applicants,

By   
T. David Reed  
Agent for Applicant  
Registration No. 32,931

5299 Spring Grove Avenue  
Cincinnati, Ohio 45217  
15 August 2000  
(513) 627-7025/FAX 627-6333